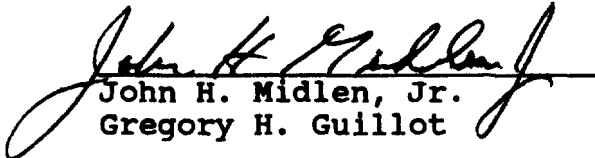


Williams was not served. See Exhibit No. 1. Unconscionable! Accordingly, the allegations in Williams' original Petition should be considered in connection with the later application.

As Williams understands it, Caprock and its sister organization, Southwest Educational Media Foundation of Texas, Inc. and the various stations for which they hold licenses and/or permits are the subject of a sixty-five page Report compiled on their various sins by the Commission's field representatives under the aegis of Complaints and Enforcement. Because of the premature construction and various other rules violations, Caprock is not qualified to hold a construction permit. Accordingly, no modification thereof should give it any hint of legitimacy. Accordingly, the grant of the modification should be reconsidered and the application should be denied.

RESPECTFULLY SUBMITTED:


John H. Midlen, Jr.
Gregory H. Guillot

Midlen & Guillot, Chartered
3238 Prospect St., N.W.
Washington, D.C. 20007

September 24, 1990

EXHIBIT NO. 1

DUPLICATE

Caprock Educational Broadcasting

2921 Brown Trail

Suite 140

Bedford, TX 76021

(817) 498-7001

RECEIVED BY

JUL 26 1989

FCC MAIL BRANCH

Secretary of the
Federal Communications Commission
1919 M. Street, N.W.
Washington, D.C. 20554

July 21, 1989

Dear Secretary,

Transmitted herewith is our application for a **Minor Modification** to our construction permit for KAMY-FM (BPED-831220AD), to operate on the assigned frequency of channel 211 in Lubbock, Texas. It has been determined that our previous application for modification of construction permit (BMPED-880328M), was inadvertently a major modification, and as such was made in error. Corrections have been made to this request for modification of construction permit and all is in order at this time. This minor modification of construction permit is to supercede any previous modifications to the construction permit (BPED-831220AD). Please dismiss all previous request for modification immediately.

Further, it should be noted that according to question 11, of section V-B of form 340, this proposed modification of tower site only changes the proposed area of coverage 47.4%. This is less than the 50% change constituting a major change.

If there are any further questions with regard to this minor modification please feel free to contact me at (817) 498-7001, or Mr. James L. Oyster at the following at (703) 937-4800.

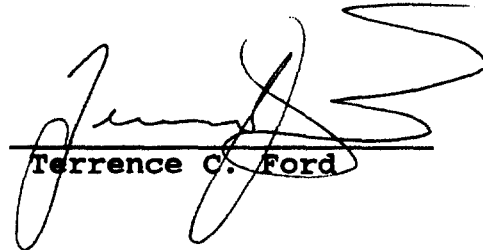
Sincerely,


T. Kent Atkins

CERTIFICATE OF SERVICE

I, Terrence C. Ford, do hereby certify that I have caused to be sent via First Class U.S. Mail, postage prepaid, today, September 24, 1990, a copy of the foregoing PETITION FOR RECONSIDERATION to the following:

James L. Oyster, Esquire
Law Offices of James L. Oyster
Rt. 1, Box 203A
Castleton, Virginia 22716



Terrence C. Ford